

BROMSGROVE DISTRICT COUNCIL

**NOTICE OF CONFIRMATION OF PUBLIC PATH
DIVERSION ORDER**
TOWN AND COUNTRY PLANNING ACT 1990
SECTION 257 AND PARAGRAPH 1 OF
SCHEDULE 14
BROMSGROVE DISTRICT COUNCIL
PUBLIC PATH DIVERSION ORDER 2019
(Footpath No. BE-588(D)(Part))
COVENTRY HIGHWAY (A4023), REDDITCH

On 18th February 2020 Bromsgrove District Council confirmed the above Order.

The effect of the Order as confirmed is to divert the public footpath known as Footpath No. BE-588(D)(Part).

**Description of Existing Footpath BE-588(D)
(Part) to be Diverted (as shown on Drawing
No. P2112/20A)**

The section of Footpath BE-588(D), for its full width, commencing at Point A (OSGB 408212, 268096) on the central reservation of the Coventry Highway (A4023), and running generally in an east-northeasterly direction for 492 metres, terminating at Point B (OSGB 408668, 268280), west of Gorcott Hall.

PART 2

**Description of Proposed Diverted Route of
Footpath BE-588(D) (Part) (as shown on Drawing
No. P2112/20A)**

Proposed Footpath commencing at Point B (OSGB 408668, 268280), west of Gorcott Hall, and then running in a north-westerly direction for 129 metres to Point C (OSGB 408594, 268384), and then running in a south-westerly direction for 117 metres to Point D (OSGB 408506, 268307), and then turning immediately 90 degrees in a 6 metre radius, in an west-northwesterly direction, and then running for 217 metres to Point E (OSGB 408323, 268413), east of Hedera Road, where it joins with the existing footpath BE-585(C). The diverted route is 463 metres in length and a width of 2 metres.

A copy of the Order and map may be seen or obtained free of charge at the Reception, Town Hall, Walter Stranz Square, Redditch, Worcestershire between the hours of 9.00 a.m. - 5.00 p.m. Mondays to Fridays.

This Order comes into force on the date on which Bromsgrove District Council certify that the terms of Article 2 of the order have been complied with. If any person aggrieved by the order desires to question its validity or that of any provision contained in it on the ground that it is not within the powers of the above Act, or on the ground that any requirement of that Act or any regulation made under it has not been complied with in relation to the confirmation of the order, he or she may apply to the High Court for any of these purposes under section 287 of the Town and Country Planning Act 1990 within 6 weeks from the date on which notice is first published as required by paragraph 7 of Schedule 14 to that Act.

DATED 18 February 2020

Principal Solicitor,

On behalf of Bromsgrove District Council